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In re Application of: MANG, Warren, G., et al. :

U.S. Application No.: 10/578,154 : DECISION ON PETITION FOR PCT No.: PCT/US2004/013413 : REVIVAL OF ABANDONED

International Filing Date: 30 April 2004 : APPLICATION UNDER Priority Date: 01 May 2003 : 37 CFR 1.137(b)

Attorney's Docket No.: P-26,190-A USA

For: THERMALLY CONDUCTIVE :

FLUOROCARBON POLYMER :

COMPOSITE :

The petition for revival under 37 CFR 1.137(b) filed 04 May 2006 in the above-captioned application is hereby **GRANTED** as follows:

Applicant's statement that "the entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional" satisfies the requirements of 37 CFR 1.137(b)(3). Applicant has now submitted the small entity basic national fee, and the requirements of 37 CFR 1.137(b) have been satisfied. Therefore, the request to revive the application is granted as to the national stage in the United States of America.

A copy of the executed PCT Rule 4.17(iv) declaration filed during the international phase was included with the 04 May 2006 submission. However, this executed declaration was filed after the international application was initiated, and it does not list on its face the international application number (as required where such declarations are submitted later than the original application papers). Accordingly, the declaration is not acceptable under 37 CFR 1.497.

The application is being returned to the National Stage Processing Division of the Office of PCT Operations for further processing in accordance with this decision, including the mailing of a Notification Of Missing Requirements (Form PCT/DO/EO/905) requiring submission of an acceptable declaration in compliance with 37 CFR 1.497 and the surcharge for filing this declaration later than thirty months after the priority date.

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